

MAGISTRATE'S CRIMINAL MINUTES

ARRAIGNMENT

PLEA AND SENTENCE



			Time in Court:			Hrs.	07	Mins.
Filed in Open Court	Date:	12/9/2020	Time:	9:34 a.m.	Tape:	FTR		

Magistrate (presiding): Justin S. AnandDeputy Clerk: B. Evans

Case Number:	1:19-CR-179-MLB	Defendant's Name:	Michael Hubbard
AUSA:	Leeanne Marek	Defendant's Attorney:	Lawanda Hodges
USPO/PTR:		Type of Counsel: (<input type="checkbox"/>) Retained (<input checked="" type="checkbox"/>) CJA (<input type="checkbox"/>) FDP	
ARREST DATE:			
INTERPRETER:			
INITIAL APPEARANCE HEARING: (<input type="checkbox"/>) In This District		Dft in custody? (<input type="checkbox"/>) Yes (<input type="checkbox"/>) No	
Hearing conducted by video teleconference with consent of the parties.			
Defendant advised of right to counsel. (<input type="checkbox"/>) WIAVER OF COUNSEL FILED.			
ORDER appointing Federal Defender Program as counsel. (<input type="checkbox"/>) INITIAL APPEARANCE ONLY			
ORDER appointing			as counsel.
ORDER giving defendant			days to employ counsel.
Dft to pay attorney fees as follows:			
INFORMATION/INDICTMENT FILED			WAIVER OF INDICTMENT FILED-
x Copy information/indictment given to dft (<input checked="" type="checkbox"/>) Yes (<input type="checkbox"/>) No			Read to dft? (<input checked="" type="checkbox"/>) Yes. In Court. (<input type="checkbox"/>) no
CONSENT TO TRIAL BEFORE MAGISTRATE (Misd/Petty) offense filed.			
x ARRAIGNMENT HELD (<input checked="" type="checkbox"/>) Superseding Indictment		(<input type="checkbox"/>) Dft's WAIVER of appearance filed.	
Arraignment continued to	@		Request of (<input type="checkbox"/>) Govt (<input type="checkbox"/>) Dft
Dft failed to appear arraignment	Bench Warrant Issued:		
x Dft enters PLEA OF NOT GUILTY. (<input type="checkbox"/>) Dft stood mute; plea of Not Guilty entered. (<input type="checkbox"/>) Waiver of appearance			
MOTION TO CHANGE PLEA, and order allowing same			
PLEA OF GUILTY/NOLO as to counts			
ASSIGNED to District Judge			for (<input type="checkbox"/>) trial (<input type="checkbox"/>) arraignment/sentence
ASSIGNED to Magistrate Judge			for pretrial proceedings.
Estimated trial time:	days	(<input type="checkbox"/>) SHORT (<input type="checkbox"/>) MEDIUM (<input type="checkbox"/>) LONG	

ARRAIGNMENT – Pg. 2**CASE NO. 1:19-CR-179-MLB-JSA**

CONSENT TO PRE-SENTENCE INVESTIGATION filed. Referred to USPO for PSI and continued		
until	at	for sentencing.
Government's MOTION FOR DETENTION	filed. Hearing set	for
Temporary commitment issued. Dft remanded to custody of U.S. Marshal Services		

BOND/PRETRIAL DETENTION HEARINGS

BOND/PRETRIAL DETENTION HEARING HELD.						
BOND HEARING HELD.						
GOVERNMENT'S MOTION FOR DETENTION () GRANTED () DENIED () WITHDRAWN						
WRITTEN ORDER TO FOLLOW.						
HEARING HELD on motion for reduction / modification of bond.						
MOTION FOR REDUCTION OF BOND / MODIFICATION OF BOND () GRANTED () DENIED						
WRITTEN ORDER TO FOLLOW.						
BOND SET AT \$						
NON-SURETY						
<table border="1"> <tr> <td>SURETY</td> <td>() Cash</td> <td>() Property</td> <td>() Corporate Surety</td> </tr> </table>			SURETY	() Cash	() Property	() Corporate Surety
SURETY	() Cash	() Property	() Corporate Surety			
SPECIAL CONDITIONS:						
SEE ORDER.						
BOND FILED; DEFENDANT RELEASED.						
BOND NOT EXECUTED. DEFENDANT TO REMAIN IN MARSHAL'S CUSTODY.						
X	DEFENDANT HAS BEEN ADVISED: Pursuant to the Due Process Protections Act, see Fed. R. Crim. P. 5(f), the government is ordered to adhere to the disclosure obligations set forth in <i>Brady v. Maryland</i> , 373 U.S. 83 (1963), and its progeny, and to provide all materials and information that are arguably favorable to the defendant in compliance with its obligations under <i>Brady</i> ; <i>Giglio v. United States</i> , 405 U.S. 150 (1972); and their progeny. Exculpatory material as defined in <i>Brady</i> and <i>Kyles v. Whitley</i> , 514 U.S. 419, 434 (1995), shall be provided sufficiently in advance of trial to allow a defendant to use it effectively, and exculpatory information is not limited to information that would constitute admissible evidence. The failure of the government to comply with its <i>Brady</i> obligations in a timely manner may result in serious consequences, including, but not limited to, the suppression or exclusion of evidence, the dismissal of some or all counts, adverse jury instructions, contempt proceedings, or other remedies that are just under the circumstances.					

U.S. Department of Justice
United States Attorney

FILED IN OPEN COURT
U.S.D.C. - Atlanta

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA

DEC 09 2020

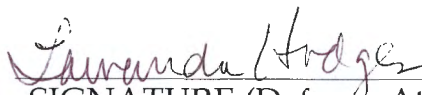
JAMES N. HATTEN, Clerk
By: Deputy Clerk

P L E A (With Counsel)

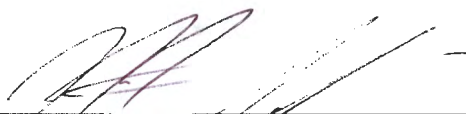
CRIMINAL NO. 1:19-cr-00179-MLB-JSA

I, Michael Hubbard, defendant, having received a copy of the within Second Superseding Indictment, and having been arraigned plead Not Guilty thereto to count 1 thereof.

In Open Court this 9th day of December, 2020.



SIGNATURE (Defense Attorney)
Lawanda Hodges



SIGNATURE (Defendant)
Michael Hubbard

INFORMATION BELOW MUST BE TYPED OR PRINTED

Phone: (404) 474-0772

1100 Peachtree Street, Suite 202

Bar Number: 547413

Atlanta, GA 30309

Phone: _____

Filed in Open Court by:

(Signature)

Date